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PROJECT NO. 52667

FILINGS OF ATTESTATIONS	§	PUBLIC UTILITY COMMISSION
DEMONSTRATING COMPLIANCE	§	
WITH HB 4150	§	OF TEXAS

CPS ENERGY'S REPORT AND ATTESTATION
DEMONSTRATING COMPLIANCE WITH HB 4150

The City of San Antonio, acting by and through the City Public Service Board (CPS Energy) timely files this Report and Attestation Demonstrating Compliance with HB 4150¹ as set forth in Commission Staff's Memorandum ("Staff's Memo") filed on October 4, 2021 in the above-referenced project.²

I. Report

Staff's Memo requires each affected utility to file a report containing the information enumerated below.

- 1. A declaration that each distribution line above 1 kilovolt or transmission line above 60 kilovolts owned by the utility that crosses a lake listed in PURA § 38.004(b) meets the applicable vertical clearance requirements established in Rule 232 of the NESC Standard ANSI(c)(2).**

Response: All transmission lines above 60 kilovolts owned by CPS Energy that cross a lake listed in PURA§ 38.004(b) meet the applicable vertical clearance requirements established in Rule 232 of the NESC Standard ANSI (c)(2). CPS Energy owns zero (0) distribution lines above 1 kilovolt that cross a lake listed in PURA§ 38.004(b).

- 2. The date on which the company verified each line's compliance with the applicable NESC Standard.**

Response: CPS Energy completed a review of all lines relevant to this Report and Attestation in April 2019.

¹ Acts 2019, 86thLeg., RS., ch. 1320 ("HB 4150").

² Notice of Deadline to Comply with Sec. 6 of HB 4150 (Oct. 4, 2021). This memorandum set January 14, 2022 as the deadline for reports and attestations concerning compliance with Section 6 of HB 4150.

3. For each utility that self-identified a line that did not meet vertical clearance requirements in an annual report filed in either Project 50596 or Project 51890, a declaration that each line identified in the annual report meets the NESC Standard.

Response: CPS Energy did not report any instances of noncompliance over a lake in Project Nos. 50596 or 51890.

4. If a line over a lake listed in PURA §38.004(b) does not meet the NESC Standard:
- a. The name of line;
 - b. The name of lake and the county or counties in which the lake is located;
 - c. A narrative description of actions the utility will take to bring the line into compliance with the NESC Standard; and
 - d. The date by when the line will be brought into compliance.

Response: Not applicable. Please see response to Question No. 1 above.

II. Attestation

Attached hereto as Exhibit A is the affidavit of Paul Barham, CPS Energy's Chief Grid Optimization & Resiliency Officer, who attests to the veracity of the information in this Report and Attestation.

Dated: January 13, 2022

Respectfully submitted,



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ATTORNEY FOR CPS ENERGY

PROJECT NO. 52667

FILINGS OF ATTESTATIONS § PUBLIC UTILITY COMMISSION OF
DEMONSTRATING COMPLIANCE § TEXAS
WITH HB 4150 §

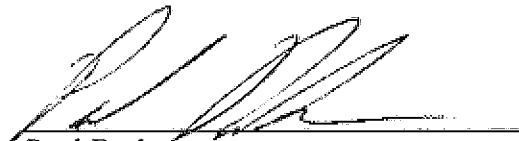
AFFIDAVIT PAUL BARHAM

STATE OF TEXAS §
§
COUNTY OF BEXAR §

BEFORE ME, the undersigned authority, on this day personally appeared Paul Barham, who being by me first duly sworn, on oath, deposed and said the following:

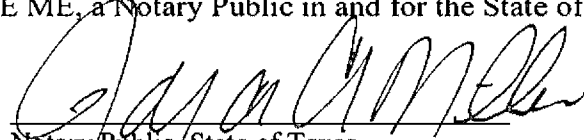
1. My name is Paul Barham. I am the Chief Grid Optimization & Resiliency Officer of CPS Energy. I am over 21 years of age and have personal knowledge of the facts stated herein. Such facts are true and correct.
2. All transmission lines above 60 kilovolts owned by CPS Energy that cross a lake listed in PURA § 38.004(b) meet the applicable vertical clearance requirements established in Rule 232 of the NESC Standard ANSI (c)(2).
3. CPS Energy owns zero (0) distribution lines above 1 kilovolt that cross a lake listed in PURA § 38.004(b).
4. CPS Energy completed a review of all lines relevant to this Report and Attestation in April of 2019.
5. CPS Energy did not report any instances of noncompliance over lakes in Project Nos. 50596 or 51890.
6. I attest to the veracity of the information contained in the foregoing Report and Attestation filed on behalf of CPS Energy in Project No. 52667.

Further the deponent sayeth not.


Paul Barham

SUBSCRIBED AND SWORN TO BEFORE ME, a Notary Public in and for the State of Texas, this 12 day of January 2022.




Notary Public, State of Texas